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	Application No.	Applicant(s)	
	10/768,518	ILOGLU ET AL.	
Notice of Allowability	Examiner	Art Unit	
	Kishin G. Belani	2143	
The MAILING DATE of this communication appeal All claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RI	(OR REMAINS) CLOSED in or other appropriate common GHTS. This application is a and MPEP 1308.	n this application. If not inclu unication will be mailed in du subject to withdrawal from iss	ded e course. <b>THIS</b>
1. This communication is responsive to applicants' amendme	nt after Non-Final Rejection	filed 06/26/2007.	
2. The allowed claim(s) is/are 18-20 renumbered 1-3.			
<ol> <li>Acknowledgment is made of a claim for foreign priority ur</li> <li>a) All b) Some* c) None of the:         <ol> <li>Certified copies of the priority documents have</li> <li>Certified copies of the priority documents have</li> <li>Copies of the certified copies of the priority do</li> <li>International Bureau (PCT Rule 17.2(a)).</li> </ol> </li> <li>* Certified copies not received:         <ol> <li>Applicant has THREE MONTHS FROM THE "MAILING DATE" noted below. Failure to timely comply will result in ABANDONM THIS THREE-MONTH PERIOD IS NOT EXTENDABLE.</li> </ol> </li> </ol>	e been received. e been received in Application cuments have been receive of this communication to file	on No d in this national stage applic	
4. A SUBSTITUTE OATH OR DECLARATION must be subm INFORMAL PATENT APPLICATION (PTO-152) which give			NOTICE OF
<ol> <li>CORRECTED DRAWINGS ( as "replacement sheets") must</li> <li>(a)  including changes required by the Notice of Draftspers</li> <li>1)  hereto or 2)  to Paper No./Mail Date</li> <li>(b)  including changes required by the attached Examiner' Paper No./Mail Date</li> <li>Identifying indicia such as the application number (see 37 CFR 1 each sheet. Replacement sheet(s) should be labeled as such in the state of the sheet.</li> </ol>	son's Patent Drawing Review s Amendment / Comment o .84(c)) should be written on the header according to 37 Cl	r in the Office action of he drawings in the front (not the front)	
6. DEPOSIT OF and/or INFORMATION about the depo attached Examiner's comment regarding REQUIREMENT			Note the
Attachment(s) 1. ☑ Notice of References Cited (PTO-892)	5. ☐ Notice of Ir	iformal Patent Application	
2. Notice of Draftperson's Patent Drawing Review (PTO-948)	6. Interview S	ummary (PTO-413),	
3. Information Disclosure Statements (PTO/SB/08),	Paper No. 7. ⊠ Examiner's	/Mail Date Amendment/Comment	•
Paper No./Mail Date  4. Examiner's Comment Regarding Requirement for Deposit of Biological Material	8. ⊠ Examiner's 9. □ Other	Statement of Reasons for A	llowance
		DAVIDWHEY	
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U.S. Patent and Trademark Office PTOL-37 (Rev. 08-06) TECHNOLOGY CENTER 2100 Part of Paper No./Mail Date 20070823

### **DETAILED ACTION**

This action is in response to Applicant's amendment filed on 06/26/2007. Claims

1-17 and 21 have been cancelled. Objected claim 18 has been amended to the independent form by incorporating all the limitations of its independent claim 11 and dependent claim 17. Dependent claims 19 and 20 are as previously presented. Claims 18-20 are now pending in the present application.

### Examiner's Amendment

An examiner's amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR 1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the issue fee.

Authorization for this examiner's amendment was given in a telephone interview with Henry Brendzel, registration number 26,844, on 8/27/2007, and confirmed by an e-mail sent to the examiner.

The claims have been amended as follows:

# Claim Listing

This listing of claims will replace all prior versions, and listings, of claims in the application:

- 1. 17. (Canceled)
- 18. (Currently Amended) A method executed in an arrangement including a network that supports assigning systems to specified VPNs, which systems connect to edge routers of the network, which network includes collection, comprising one or more devices, that operates to insure that systems A and B of said systems that are each assigned to one or more VPNs but which have no commonly assigned VPN cannot communicate with each other, comprising the steps of:

receiving a message from an application of a type for which inter-VPN communication is allowed, indicating a desire to establish communication between said systems A and B; directing said collection to install a modification having whose effect is to allow communication between said systems A and B; and

directing said collection to remove said modification at a later time to reinstate prohibition against communication between said systems A and B;

where said directing said collection to install a modification comprises a step of installing an entry in a VPN route and forward (VRF) table that is associated with edge router A of said edge routes through which said System A is coupled to said network, and installing an entry in a VRF table that is associated with edge router B of said edge routes through which said system B is coupled to said network; and

The method of claim 17 where said entry that is installed in said VRF associated with

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said edge router A comprises an indication that system B belongs to a VPN to which system A belongs, and said entry that is installed in said VRF associated with said edge router B comprises an indication that system A belongs to a VPN to which system B belongs.

19. (Previously Presented) The method of claim 18 where said entry that is installed in said VRF associated with said edge router A further comprises a route indication for reaching system B, and said entry that is installed in said VRF associated with said edge router B further comprises a route indication for reaching system A.

20. (Previously Presented) The method of claim 18 where said entry that is installed in said VRF associated with said edge router A further comprises a route criterion for limiting traffic that is destined to system B solely to traffic that pertains to said application.

21. (Canceled)

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## Allowable Subject Matter

Claims 18-20 are allowed.

The following is an examiner's statement for reasons for allowance:

Consider claim 18, the best prior art found during the examination of the present application, Chantrain et al. (U.S. Patent Application Publication # 2002/0002687 A1) in view of Chu et al. (U.S. Patent Application Publication # 2004/0255028 A1), and further in view of Salama (U.S. Patent Publication # 7,120,682 B1), fail to specifically disclose the limitation of the method of arrangement of VPNs in a network, where said entry that is installed in said VRF associated with said edge router A comprises an indication that system B belongs to a VPN to which system A belongs, and said entry that is installed in said VRF associated with said edge router B comprises an indication that system A belongs to a VPN to which system B belongs.

Additional search after the non-final office action, and the subsequent review of the found references (Moberg et al. (US 7,185,106 B1); Akhtar et al. (US 7,079,499 B1; Dantu et al. (US 6,532,088 B1); McDysan (US 2004/0208122 A1); and Rosen et al. (US 2003/0016672 A1) did not reveal the inventive concept of the amended claim 18.

Therefore claim 18 is considered novel and non-obvious.

Claims 19 and 20 are allowed because of their dependency on allowable independent claim 18.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably Art Unit: 2143

accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance".

### Conclusion

Any response to this Office Action should be **faxed to** (571) 273-8300 **or mailed** to:

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

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Hand-delivered responses should be brought to

Customer Service Window Randolph Building 401 Dulany Street Alexandria, VA 22314

Any inquiry concerning this communication or earlier communications from the Examiner should be directed to Kishin G. Belani whose telephone number is (571) 270-1768. The Examiner can normally be reached on Monday-Thursday from 6:30 am to 5:00 pm.

If attempts to reach the Examiner by telephone are unsuccessful, the Examiner's supervisor, David Wiley can be reached on (571) 272-3923. The fax phone number for the organization where this application or proceeding is assigned is (571) 273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published Application/Control Number: 10/768,518

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applications may be obtained from either Private PAIR or Public PAIR. Status

information for unpublished applications is available through Private PAIR only. For

more information about the PAIR system, see http://pair-direct.uspto.gov. Should you

have questions on access to the Private PAIR system, contact the Electronic Business

Center (EBC) at 866-217-9197 (toll-free) or 703-305-3028.

Any inquiry of a general nature or relating to the status of this application or

proceeding should be directed to the receptionist/customer service whose telephone

number is (571) 272-0800.

Kishin G. Belani

K.G.B./kgb

August 23, 2007

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